



03 6337

ORIGINAL

Case no _____

IN THE

SUPREME COURT OF THE UNITED STATES

In Re: Curtis Jordan, U.N.O. 321694 - Petitioner

VS.

Kevin Roberts, warden - Respondent

On petition for an Extraordinary writ of Habeas
Corpus to the Georgia Court of Appeals

Petition For An Extraordinary writ of Habeas Corpus

Curtis Jordan U.N.O. 321694
153 Pinewood Road
Lee State Prison
Leesburg, Georgia. 31763

Questions Presented

- (1) Petitioner's imprisonment for being black, and filing a Civil rights suit on a white Sheriff is in violation of the Thirteenth amendment and the bill of rights.
- (2) Petitioner have been held captive as a negro slave since 2-18-91 when arrested by Sheriff Hooks, Just hours after U.S. Judge Dudley H. Bowen dismiss his Civil rights Suit CV389-014 Jordan vs. Hooks.
- (3) To ensure Petitioner's conviction, the U.S. district courts for the S.d. of Ga, burden him down with undue legal expenses before his trial, with a fabricated forfeiture action which was dismiss after his conviction on May 23, 1991
- (4) To ensure Petitioner's conviction the court denied him the right to be represented by counsel, and the right to file

Questions Presented Con't

and be heard by motions.

- (5) Petitioner's conviction by an all white jury ^{denied} him the right to trial by an impartial jury, and the right to fundamental fairness.
- (6) To ensure Petitioner's conviction, the court sanctioned Sheriff Hooks and agent Fullington to dispose of his 1988 Chev Blazer, that they seized as evidence, just minutes after John Strong fired several rounds into it in his attempt to kill Petitioner.
- (7) Court appointed attorney Harold M. Scledon, sabotaged Petitioner's appeal with lies, half truths, and frivolous issues to deny him the right to be heard on appeal.

JURISDICTION

The date on which the highest State Court decided my Case was November 4, 1992. A copy of that decision appears at appendix A.

Petitioner have no pending petition, applications, or motions in any State or federal Courts.

The Jurisdiction of this Court is invoked under 28 U.S.C. 2254 (a), (B) (i) $\frac{1}{2}$ (ii). 28 U.S.C. 2102, Article III

Sec 2 of the United States Constitution. The 1th, 4th, 5th, 6th, 8th, 13th and 14th amendments to the U.S. Constitution.

U.S. Supreme Court Rules 10 (a), 20.2 $\frac{1}{2}$ 20.4

Petitioner have never before filed petition for Habeas Corpus in any State or federal Courts.

THE SUPERIOR COURT OF TREUTLEN COUNTY, GEORGIA FINAL DISPOSITION

CRIMINAL ACTION NO. 90-CR-0108

THE STATE VS.

OFFENSE(S) ct. I Aggravated Assault
ct. II Poss. of Firearm by
Convicted Felon

Curtis Lee Jordan

February TERM, 1991
Special Interim

Deputy Clerk

- PLEA: VERDICT:
- NEGOTIATED
 - GUILTY ON COUNT(S) _____
 - NOLO CONTENDERE ON COUNT(S) _____
 - TO LESSER INCLUDED OFFENSE(S) _____
 - ON COUNT(S) _____
 - JURY NON-JURY
 - GUILTY ON COUNT(S) All
 - NOT GUILTY ON COUNT(S) _____
 - GUILTY OF INCLUDED OFFENSE(S) OF _____ ON COUNT(S) _____
 - OTHER DISPOSITION
 - NOLLE PROSEQUI ORDER ON COUNT(S) _____
 - DEAD DOCKET ORDER ON COUNT(S) _____
- (SEE SEPARATE ORDER)

DEFENDANT WAS ADVISED OF HIS/HER RIGHT TO HAVE THIS SENTENCE REVIEWED BY THE SUPERIOR COURTS SENTENCE REVIEW PANEL.

FELONY SENTENCE MISDEMEANOR SENTENCE

WHEREAS, the above-named defendant has been found guilty of the above-stated offense, WHEREUPON, it is ordered and adjudged by the Court that: The said defendant is hereby sentenced to confinement for a period of ct. I. 20 years
ct. II. 5 years consecutive to ct. I on probation in the State Penal System or such other institution as the Commissioner of the State Department of Corrections or Court may direct, to be computed as provided by law. HOWEVER, it is further ordered by the Court.

- 1) THAT the above sentence may be served on probation
- 2) THAT upon service of 15 years of the above sentence, the remainder of 5 years may be served on probation PROVIDED that the said defendant complies with the following general and other conditions herein imposed by the Court as a part of this sentence.

GENERAL CONDITIONS OF PROBATION

The defendant, having been granted the privilege of serving all or part of the above-stated sentence on probation, hereby is sentenced to the following general conditions of probation:

- 1) Do not violate the criminal laws of any governmental unit.
- 2) Avoid injurious and vicious habits - especially alcoholic intoxication and narcotics and other dangerous drugs unless prescribed lawfully.
- 3) Avoid persons or places of disreputable or harmful character.
- 4) Report to the Probation-Parole Supervisor as directed and permit such Supervisor to visit him/her at home or elsewhere.
- 5) Work faithfully at suitable employment insofar as may be possible.
- 6) Do not change his/her present place of abode, move outside the jurisdiction of the Court, or leave the State for any period of time without prior permission of the Probation Supervisor.
- 7) Support his/her legal dependants to the best of his/her ability.
- 8) Probationer shall, from time to time upon oral or written request by any Probation Officer, produce a breath, urine, and/or blood specimen for analysis for the possible presence of a substance prohibited or controlled by any law of the State of Georgia or of the United States.
- 9) Do not own, possess or transport any firearm.

OTHER CONDITIONS OF PROBATION

IT IS FURTHER ORDERED that the defendant pay a fine in the amount of \$1000.00; \$500. plus \$50 or 10%, whichever is less pursuant to O.C.G.A. 15-21-70, and pay restitution in the amount of \$10.00/month Probation Fee _____ Court Costs _____ Attorney's Fees _____

Payments are: To be made through the Probation Office at a rate set by the Probation Officer.
to pay \$300. per month restitution while on probation

IT IS THE FURTHER ORDER of the Court, and the defendant is hereby advised that the Court may, at any time, revoke any conditions of this probation and/or discharge the defendant from probation. The probationer shall be subject to arrest for violation of any condition of probation herein granted. If such probation is revoked, the Court may order the execution of the sentence which was originally imposed or any portion thereof in the manner provided by law after deducting therefrom the amount of time the defendant has served on probation.

The defendant was represented by the Honorable _____ Attorney at Law _____ County, by (Employment)(Appointment). Supon Blue assisted court.

By the Court May 23 1991

So ordered this 23rd day of May, 1991 W. M. Dawson Judge, Treutlen Superior Court

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of this Sentence of Probation has been delivered in person to the defendant and he/she instructed regarding the conditions as set forth above.

This 23rd day of May, 1991 Shelia S. Kells Probation Officer

Copy received and instructions regarding conditions acknowledge. This 23rd day of May, 1991 Curtis Jordan Probationer

White-Clerk Canary-District Attorney Pink-Probation Office Goldenrod-Defendant

Appendix B.

Filed in Open Court, this 23rd day of May, 1991 Conrad Turner

REMITTITUR

Court of Appeals
of the State of Georgia

ATLANTA, NOVEMBER 04, 1992

The Honorable Court of Appeals met pursuant to adjournment.

The following judgment was rendered:

COURT OF APPEALS CASE NO. A92A1575
CURTIS JORDAN V. THE STATE

This case came before this court on appeal from the
TREUTLEN

Superior

Court of

County; it is considered and adjudged that

THE JUDGMENT OF THE COURT BELOW BE AFFIRMED.

SOGNIER, C.J., MCMURRAY, P.J. AND COOPER, J., CONCUR.

LC NUMBERS: 90CR0108

BILL OF COSTS, \$80.00

Court of Appeals of the State of Georgia

Clerk's Office, Atlanta

JAN 21 1993

I certify that the above is a true extract from the minutes of the
Court of Appeals of Georgia.

Witness my signature and the seal of said court hereto affixed the
day and year last above written.

Filed in Office, This 27th day of

Jan 19 93 8:45 AM
Curtis Jordan, Clerk

Victoria McLaughlin
Clerk.

Appendix A.